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1	Hospital Learning Centers Inc., Employee Retirement Trust
2	12650 Riverside Drive #100 Valley Village, CA 9167
3	Telephone: (818) 752-9396 Email: hlclci@aol.com
4	IN PRO PER
5	SECURITIES INVESTOR PROTECTION
6	CORPORATION, Case No. 08-1789
7	Plaintiff-Applicant SIPA Liquidation
8	
9	Notice of Opposition by Appearing Party to:
10	BERNARD L. MADOFF INVETMENT SECRUITIES LLC, THE NOTICE OF TRUSTEE'S DETERMINATION OF CLAIM MAILED
11	SECRUITIES LLC, DETERMINATION OF CLAIM MAILED DECEMBER 8, 2009
12	Defendant In re: RE: Claim Number 006194
13	In re: RE: Claim Number 006194
	BERNARD L. MADOFF
14	Debtor
15	NOTICE IS HEREBY GIVEN TO THE COURT AND TO IRVING H. PICARD,
16	TRUSTEE AS FOLLOWS:
17	
18	The undersigned, an indirect investor, opposes the Trustee's
19	determination that because we did not have a direct account with

The undersigned, an indirect investor, opposes the Trustee's determination that because we did not have a direct account with BLMIS: (1) we are therefore not a "customer" and (2) therefore not entitled to any participation in any credit balance.

We have heretofore sent the Trustee a detailed description of our monies we invested that ultimately found their way into BLMIS, said monies being in the amount of \$400,000.00.

In the spring of 2009 we detailed to the Trustee the route of our funds; first to Caroline Investment Company, LP, our conduit (not a customer of BLMIS); then from Caroline to The

0\$-01789-cgm Doc 1588 Filed 01/07/10 Entered 01/08/10 12:07:50 Main Document Lambeth Company, Stanley Chais, General Partner; then from 1 Chais/Lambeth (a customer of BLMIS) to BLMIS, as a customer of 2 BLMIS. 3 4 We incorporate by reference all the documentation currently 5 in the Trustee's hands establishing the above connection of our 6 investment which ended up in BLMIS. 7 8 The only "customer" in this chain is The Lambeth Company 9 (Stanley Chais sole, General Partner). This entity has publicly 1.0 announced its inability to file a claim, or its unwillingness to 11 do so, or both. 12 13 Thus, the Trustee's position leaves us as victims with no 14 right to share, pro-rata, in any recoveries the Trustee shall 15 make for purposes of distribution. 16 Please keep us fully advised of any proceedings in 17 connection with the disposition of the Trustee's Determination of 18 Claims, opposed by us. 19 Respectfully submitted by, 20 21 By: 22 Martin Lasker, Trustee 23 Hospital Learning Centers, Inc. Employee Retirement Trust Claimant in Pro Per 24 Dispatched via Federal Express on January 6, 2010 25 26

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